UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

POPPINGTON LLC and RAQUEL HORN, :

TIMETON THE WING TAILOUNT,

Plaintiff,

-v- :

EDWYNA BROOKS and JOHN DOE 1-10,

Defendants. :

ORDER

20-cv-8616 (JSR)

The second sentence of Judge Rakoff's Individual Rules of Practice expressly states that "[c]orrespondence with the Court (whether by letter, email, or otherwise) . . . and copying the Court on correspondence with others, is strictly forbidden, except as specifically authorized by these rules or expressly requested by the Court." (emphasis in original). Notwithstanding the clear command of this rule, counsel for both parties in this and related cases have been repeatedly sending emails and other correspondence to Chambers without prior permission of the Court.

Effectively immediately, therefore, the Court will treat any such submissions as nullities and will not respond or act upon them in any way. Further, should counsel for the parties continue to violate the Court's clear rule, the Court may also impose appropriate sanctions.

SO ORDERED.

Dated: New York, NY

April **30**, 2025

JED S. RAKOFF, U.S.D.J.

John Robert